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December 12, 2023

VIA ECF

Honorable Dale E. Ho Southern District of New York 500 Pearl Street New York, NY 10007

Re: Chinchilla v. New York City Police Department et al

1:23-cv-08986-DEH

Dear Judge Ho:

The parties respectfully submit the joint proposed Case Management Plan for the above mentioned matter.

Respectfully submitted,

Christina Martinez Esq.

/s/ Marina Sukonnik

Marina Sukonnik

Assistant Corporation Counsel

			LICT COUF OF NEW Y						
		v.	Plaint	iff(s),		CIVIL CA		IAGEMI	
			Defen	dant(s).		<u>PLAN A</u>	AND SCH ORDEF		<u>iG</u>
DALE I	Е. НО	, United Sta	ates District	t Judge:					
		Civil Case N with Rule	-	t Plan and S	chedulin	g Order is	submitted	by the p	arties
be TI [<i>Ij</i> <i>In</i> So ar	efore a he pai f all p istead chedu nd Rej	ties are free arties cons , within thr ling Order, ference of a	ates Magist e to withholent, the rem ee business the parties e Civil Actio	not consent rate Judge, i ld consent wanting para s days of sub- shall submi on to a Magi s/default/file	including vithout an agraphs romitting to the Castrate Ju	ny adverse need not be this Case M Court a full edge, availd	and trial. 2 substantive complete Manageme by executed	8 U.S.C. ye consect d at this nt Plan a	§ 636(c). quences. time. and
2. Tl	he cas	se [is /	is not]	to be tried t	o a jury.				
3. Tl	he pai	ties [have	/ have	not] (conferred	l pursuant	to Rule 26	b (f).	
4. Se	ettlem	ent discuss	ions [have	/ have	not] taken p	olace.		
			tlement and	s have discu I have agree zeeks:	d to excl	nange the f	following i	informati	on within

¹ All references to Rules are to the Federal Rules of Civil Procedure.

	b.	Counsel for the parties believe the following alternative dispute resolution mechanisms may be helpful in resolving this case (check all that apply):
		☐ Immediate referral to the District's Mediation Program
		☐ Immediate referral to a Magistrate Judge
		☐ Referral to the District's Mediation Program after the close of fact discovery
		☐ Referral to a Magistrate Judge after the close of fact discovery
		☐ Retention of a private mediator
		□ Other:
	c.	The use of any alternative dispute resolution mechanism does not stay or modify any date in this order.
5.		disclosures pursuant to Rule 26(a)(1) shall be completed no later than [Absent exceptional circumstances, a date not more than 14 days ing the Initial Pretrial Conference.]
6.	amend leave of no late than 30 parties	a party amends a pleading as a matter of course pursuant to Rule 15(a)(1), ed pleadings may not be filed and additional parties may not be joined except with of the Court. Any motion for leave to amend or join additional parties shall be filed r than [Absent exceptional circumstances, a date not more 0 days following the date of this Order. Any motion to amend or to join additional affiled after the deadline in this paragraph will be subject to the "good cause" and in Rule 16(b)(4) rather than the more lenient standards of Rule 15 and 21.]
7.	Fact D	iscovery
	a.	All fact discovery shall be completed no later than [A period not to exceed 120 days from the date of this Order, unless approved by the Court due to exceptional circumstances.]
	b.	Initial requests for production of documents pursuant to Rule 34 shall be served no later than [Absent exceptional circumstances, a date not more than 30 days following the Initial Pretrial Conference.]
	c.	Interrogatories pursuant to Rule 33 shall be served no later than [Absent exceptional circumstances, a date not more than 30 days following the Initial Pretrial Conference.]

- d. Depositions pursuant to Rules 30 and 31 shall be completed by the date set forth in paragraph 7(a).
- e. Requests to admit pursuant to Rule 36 shall be served no later than _______ [Absent exceptional circumstances, a date not more than 30 days following the Initial Pretrial Conference.]
- f. Any of the deadlines in paragraphs 7(b)–(e) may be extended by the written consent of all parties without application to the Court, provided that all fact discovery is completed by the date set forth in paragraph 7(a).

		Anticipated types of experts:
	1	
	b.	All expert discovery, including expert reports and depositions, shall be completed no later than [Absent exceptional circumstances, a date no later than 45 days from the end of fact discovery deadline set forth in
		paragraph 7(a).]
	c.	Plaintiff's expert disclosures pursuant to Rule 26(a)(2) shall be made no later than
	d.	Defendant's expert disclosures pursuant to Rule 26(a)(2) shall be made no later than
	e.	The interim deadlines in paragraphs 8(c)–(d) may be extended by the written consent of all parties without application to the Court, provided that expert discovery is completed by the date set forth in paragraph 8(b).
9.	The Co	ourt will conduct a case management conference following the close of discovery
	on than on The leashall for	at [To be completed by the Court]. No later ne week in advance of the conference, the parties shall submit a joint status letter. Iter shall state whether any party intends to file a dispositive motion. The letter surther describe the efforts the parties have made to settle the action and state er the parties request a referral for settlement discussions before the assigned

10. Unless otherwise ordered by the Court, the parties shall submit to the Court for its approval a Joint Pretrial Order—prepared in accordance with the Court's Individual Trial Rules and Procedures and Rule 26(a)(3)—by _______. [Absent exceptional circumstances, within 30 days of the close of all discovery or, if a dispositive motion has been filed, no more than 30 days of a decision on such motion.]

Parties will be filing summary judgment

Magistrate Judge or through the District's Mediation Program.

motions

11.	The parties shall be ready for trial as of two weeks following the deadline for the proposed Joint Pretrial Order.
12.	Counsel for the parties have conferred and their best estimate of the length of trial is
13.	Other issues to be addressed at the Initial Case Management Conference, including those set forth in Rule 26(f)(3), are set forth below:
14.	This Order may not be modified or the dates herein extended, except as provided in paragraphs 7(f) and 8(e) or by further Order of the Court for good cause shown. Any application to modify or extend the dates herein, except as provided in paragraphs 7(f) and 8(e), shall be made in a written application in accordance with the Court's Individual Rules and Practices and shall be made no fewer than two business days prior to the expiration of the date sought to be extended.
Dated	<u>!</u> :
	New York, New York
	SO ORDERED.
	DALE E. HO United States District Judge